

State o. Jtah DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER Executive Director

Division of Oil Gas and Mining

JOHN R. BAZA
Division Director



Addendum #1 to Large Mine Reclamation Contract

June 14, 2007

Denison Mines (USA) Corp., Rim-Columbus, M/037/006

Christy Woodward, Environmental Coordinator Denison Mines (USA) Corp. 1050 Seventeenth Street Suite 950 Denver, Colorado 80265

This letter serves as an acknowledgment and approval of the following provisions to the new Reclamation Contract:

• Large Mine Reclamation Contract Effective Date: July 10, 1997;

Nothing herein contained shall vary, alter, or extend any other provision or condition of the Reclamation Contract.

To the extent any conflict exists between this addendum and the Reclamation Contract, these terms shall control.

Please acknowledge with your signature and date, make a copy for your records, and return this letter with original signatures to the Division.

The below signed, acknowledge and accept these revisions and incorporate them into the Large Mine Reclamation Contract.

ACCEPTED BY:

John R. Baza, Director

Division of Oil, Gas and Mining

Date

Harold R. Roberts, Vice President

Denison Mines (USA) Corp.

<u>O7//3/07</u> Date





FORM MR-RC (LMO)
Revised August 9, 2006
RECLAMATION CONTRACT

Mine Name: Rim-Columbus

Other Agency File Number: UTU 68061

STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION of OIL, GAS and MINING

1594 West North Temple, Suite 1210 Box 145801 Salt Lake City, Utah 84114-5801 (801) 538-5291 Fax: (801) 359-3940

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LARGE MINE RECLAMATION CONTRACT

This Reclamation Contract (hereinafter referred to as "Contract") is entered into between <u>Denison Mines (USA) Corp.</u> the "Operator" and the Utah State Division of Oil, Gas and Mining ("Division").

WHEREAS, Operator desires to conduct mining operations under Notice of Intention (NOI) File No. <u>M/037/006</u> which has been approved by the Division under the Utah Mined Land Reclamation Act, Sections 40-8-1 et seq., Utah Code Annotated, (2005, as amended) (hereinafter referred to as "Act") and the regulations adopted pursuant to the Act; and

WHEREAS, Operator is obligated to reclaim the land affected by the mining operations in accordance with the Act and regulations, and the Operator is obligated to provide a surety in form and amount approved by the Division or the Board of Oil, Gas and Mining (Board) to assure reclamation of the lands affected by the mining operations.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the Division and the Operator agree as follows:

- Operator agrees to promptly reclaim in accordance with the Act and regulations, as they may be amended, and in accordance with the mining and reclamation plan (Reclamation Plan) approved by the Division all of the lands affected by the mining operations conducted or to be conducted pursuant to the approved Notice of Intention.
- 2. The Lands Affected by the mining operations and subject to the requirements of the Act and this Contract include:



- A. All surface and subsurface areas affected or to be affected by the mining operations including but not limited to private onsite ways, roads, railroads; land excavations; drill sites and workings; refuse banks or spoil piles; evaporation or settling ponds; stockpiles; leaching dumps; placer areas; tailings ponds or dumps; work, parking, storage, and waste discharge areas, structures, and facilities; and
- B. All mining disturbances regardless of discrepancies in the map and legal description, unless explicitly and clearly identified as EXCLUDED on maps, and legal descriptions included in the approved NOI; provided lands may be excluded only if: (1) they were disturbed by mining operations that ceased prior to July 1, 1977; (2) the lands would be included but have been reclaimed in accordance with an approved notice or reclamation plan; or (3) the lands were disturbed by a prior operation for which there is no surety, no legally responsible entity or person, and which lands are not necessarily or incidentally intended to be affected by the mining operations as described in the approved NOI.
- 3. The Reclamation Plan is intended to establish methods, plans, specifications, and other details required by the Act and regulations as they pertain to the lands affected by mining operations, and no provision of the Reclamation Plan shall be interpreted to diminish the requirements of the Act and regulations. The Operator shall be responsible for reclamation of all such Lands Affected regardless of errors or discrepancies in the maps or legal descriptions provided with the NOI or Reclamation Plan, which are primarily intended to assist in determining the location of the mining operations, to describe the areas of disturbance, and to assist estimating the amount of surety required.
- 4. The Operator prior to commencement of any mining operations and as a precondition to the rights under the Notice of Intention shall provide a surety in a form permitted by the Act and in an amount sufficient to assure that reclamation of the Lands Affected will be completed as required by the Act. The Surety shall remain in full force and effect according to its terms unless modified by the Division in writing. A copy of the agreement providing for the Surety for the reclamation obligations herein is included as ATTACHMENT A to this Contract.
- 5. If the Surety expressly provides for cancellation or termination for non-renewal:
 - A. The Operator shall within 60 days following the Division's receipt of notice that the Surety will be terminated or cancelled, provide a replacement Surety sufficient in a form and amount, as required by the Act, to replace the cancelled surety;

- B. If the Operator fails to provide an acceptable replacement Surety within 60 days of notice of cancellation or termination, the Division may order the Operator to cease further mining activities, and without further notice proceed to draw upon letters of credit, to withdraw any amounts in certificates of deposit or cash and/or other forms of surety, and to otherwise take such action as may be necessary to secure the rights of the Division to perfect its claim on the existing surety for the purpose of fully satisfying all of the reclamation obligations incurred by the Operator prior to the date of termination, and the Division may thereafter require the Operator to begin immediate reclamation of the Lands Affected by the mining operations, and may, if necessary, proceed to take such further actions as may be required for the Division to forfeit the surety for the purpose of reclaiming the Lands Affected.
- 6. The Operator's liability under this Contract shall continue in full force and effect until the Division finds that the Operator has reclaimed the Lands Affected by mining operations in accordance with the Act, the regulations, and the Reclamation Plan, as they may be amended. If the mining operations are modified or for any other reason vary from those described in the approved Notice of Intention, the Operator shall immediately advise the Division, and the Notice of Intention shall be revised and the Surety amount shall be adjusted as necessary.
- 7. If reclamation of a substantial phase or segment of the Lands Affected by the mining operations is completed to the satisfaction of the Division, and the Division finds that such substantial phases or segments are severable from the remainder of the mining area. Operator may request the Division to find that Operator has reclaimed such area. If the Division makes such finding, Operator may make request to the Division for a reduction in the aggregate face amount of the Surety, and the Division may reduce the surety to an amount necessary to complete reclamation of the remaining mining operations as anticipated by the approved Notice of Intention in accordance with the requirements of the Act and regulations, as amended and the Reclamation Plan, as amended. If the Division makes such finding, Operator may make request to the Division for a reduction in the amount of the surety. The Division, or the Board if the surety is in the form of a board contract, may permit such a reduction if it determines that the reduced amount will be adequate to ensure complete reclamation of the lands affected by the mining in accordance with the requirements of the Reclamation Plan, the rules and the Act, as amended.
- 8. Operator may, at any time, submit a request to the Division to substitute surety. The Division may approve such substitution if the substitute surety meets the requirements of the Act and the rules.
- 9. Operator agrees to pay all legally determined public liability and property damage claims resulting from mining operations, to pay all permit fees, to

maintain suitable records, to file all required reports, to permit reasonable inspections, and to fulfill all sundry reporting requirements applicable to the mine as required by the Act and implementing rules.

- 10. Operator agrees to indemnify and hold harmless the State, Board and the Division from any claim, demand, liability, cost, charge, suit, or obligation of whatsoever nature arising from the failure of Operator or Operator's agents and employees, or contractors to comply with this Contract.
- 11. If Operator shall default in the performance of its obligations hereunder, Operator shall be liable for all damages resulting from the breach hereof including all costs, expenses, and reasonable attorney's fees incurred by the Division and/or the Board in the enforcement of this Contract.
- 12. Any breach of a material provision of this Contract by Operator may, at the discretion of the Division, in addition to other remedies available to it, result in an order by the Division requiring the Operator to cease mining operations, and may thereafter result in an Order, subject to an opportunity for notice and hearing before the Board, withdrawing and revoking the Notice of Intention, and requiring immediate reclamation by the Operator of the Lands Affected or forfeiture of the Surety.
- 13. In the event of forfeiture of the Surety, Operator shall be liable for any additional costs in excess of the surety amount that is required to comply with this Contract. Upon completion of the reclamation of all of the Lands Affected, any excess monies resulting from forfeiture of the Surety shall be returned to the rightful claimant.
- 14. The Operator shall notify the Division immediately of any changes in the Operator's registered agent, the Operator's address, form of business, name of business, significant changes in ownership, and other pertinent changes in the information required as part of the Notice of Intention. Notwithstanding this requirement, any changes to the Notice of Intention, and any errors, omissions, or failures to fully or accurately complete or update the information on the Notice of Intention, or the attached maps, shall not affect the validity of this Contract and the rights of the Division to enforce its terms.
- 15. If requested by the Division, the Operator shall execute addendums to this Contract to add or substitute parties, or to reflect changes in the Operator, Surety, and otherwise modify the Contract to reflect changes in the mining operations as requested by the Division. All modifications must be in writing and signed by the parties, and no verbal agreements, or modifications in any of the terms or conditions shall be enforceable.
- 16. This Contract shall be governed and construed in accordance with the laws of the State of Utah.



Each signatory below represents that he/she is authorized to execute this Contract on behalf of the named party, and that the Operator, if not a natural person, is an entity properly organized and in good standing under the laws of the United States and is registered with and authorized to do business in the State of Utah.

OPERATOR: Denison Mines (USA) Corp.
Operator Name By Harold R. Roberts
Authorized Officer (Typed or Printed)
Executive Vice President - U.S. Operations
Authorized Officer - Position
Authorized Officer - Position
/ Kull K Solats 07/13/07
Ófficer⊡s Signature Daté ✓
STATE OF) ss:
COUNTY OF Denyer)
On the 13 day of July , 20 07, Harold R Roberts
personally appeared before me, who being by me duly sworn did say that
he/she is an Executive Viculusibat US Per Te. owner, officer, director,
partner, agent or other (specify)) of the Operator and duly acknowledged that
said instrument was signed on behalf of said Operator by authority of its bylaws,
a resolution of its board of directors, or as may otherwise be required to execute
the same with full authority and to be bound hereby.
() ()
Notary Public / Co
Residing at Denver, CO
My Commission Expires: 10/04/10

FACT SHEET

Commodity: Uranium

Mine Name: Rim-Columbus

Permit Number: M/037/006

County: San Juan

Operator Name: Denison Mines (USA) Corp.

Operator Address: INDEPENDENCE PLAZA 1050 SEVENTEENTH ST STE 950

DENVER CO 80265

Operator Phone: (303) 628-7798 **Operator Fax:** (303) 389-4125

Operator Email: cwoodward@denisonmines.com

Contact Name: Christy Woodward

Surety Type: Bond

Bank: National Union Fire Insurance Co of Pittsburgh, PA

Surety Amount: \$74,200

Account number:

Contact: Andrew Yetman

Contact Phone: 212-458-1322

Tax ID (required for cash only): n/a

Escalation year: 2010

Surface Owner: BLM Mineral Owner: BLM

ML or BLM number: (BLM) UTU 68061



State of Utah DEPARTMENT OF NATURAL RESOURCES Division of Oil, Gas & Mining

MICHAEL R. STYLER Executive Director JOHN R. BAZA
Division Director

Addendum to Reclamation Contract

Addendum Number 2

Denison Mines (USA) Corp., Rim - Columbus, M/037/006

May 10, 2007

Ms. Christy Woodward, Environmental Coordinator Denison Mines (USA) Corp. 1050 Seventeenth Street Suite 950 Denver, Colorado 80265

Due to a merger between International Uranium Corporation and Denison Mines, Inc, the company name has been changed to Denison Mines (USA) Corp.

This letter serves as an acknowledgment and acceptance of the following revisions:

- OPERATOR: Denison Mines (USA) Corp;
- LEGAL DESCRIPTION: Any revisions incurred after July 10, 1997 are identified in the Notice of Intention, Mining and Reclamation Plan (as amended), otherwise, Attachment A identifies the legal description;
- MAP: Any revisions incurred after July 10, 1997 are identified in the Notice of Intention, Mining and Reclamation Plan (as amended), otherwise, Attachment A, identifies the map;
- ACRES: Any revisions incurred after July 10, 1997 are identified in the Notice of Intention, Mining and Reclamation Plan (as amended)

Nothing herein contained shall vary, alter, or extend any provision or condition of the Reclamation Contract.

To the extent any conflict exists between this letter addendum and the Reclamation Contract, these terms shall control.

Please acknowledge and return this letter with original signature to the Division.



Page 2 of 2 Rim – Columbus M/037/006 November 7, 2005

Nothing herein contained shall vary, alter, or extend any provision or condition of the Reclamation Contract.

To the extent any conflict exists between this letter addendum and the Reclamation Contract, these terms shall control.

Please acknowledge and return this letter with original signature to the Division.

The below signed, acknowledge and accept these revisions and incorporate them into the July 10, 1997 Reclamation Contract.

ACCEPTED BY:

John R. Baza, Director

Division of Oil, Gas and Mining

Ron F. Hochstein, President and CEO International Uranium (USA) Corporation 1/18/2006 Date

2/1/2006

Date

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escription:	Reclamation Bond			
Rim/Columbus Mine				
Pormit No. M 27	006			

	<u>RIDER</u>		Rim/Columbus	Rim/Columbus Mine Permit No. M-37-006	
			Permit No. M-3		
To be attached to and fe	orm a part of Bond No.				
executed by	International Uranium (U	SA) Corporation		as Principa	
and by	National Union Fire Insur	rance Company of Pittsb	ourg, PA	as Surety	
in favor of	State of Utah, Departmer	nt of Natural Resources			
and effective as of	May 1st, 1997	······································			
In consideration of the	mutual agreements herei		ipal and the Surety he	ereby consent to changing	
FROM: International	al Uranium (USA) Corporation	n			
TO: Denison Mi	nes (USA) Corp.				
Nothing herein containe	d shall vary, alter or exter	nd any provision or co	ondition of this bond ex	ccept as herein expressly	
stated. This rider is effect	ctive on the	16th day of	April		
Signed and sealed this	day of	April			
		BY:	on Mine (USA) Corp.	Principa	
Accepted:		Nationa BY:	Union Fire Insurance Co	ompany of Pittsburg, PA Surety	
·	partment of Natural Resource	Shery es Obligee	/II R. Střálv, Attorněў-in-F	act •	

S-3123/GEEF 2/98



✓ APPROVED

POWER OF ATTORNEY

American Home Assurance Company	
National Union Fire Insurance Company of Pittsburgh, PA.	

Power No. _ _ =

Principal Bond Office: 175 Water Street, New York, NY 10038

No. ___

KNOW ALL MEN BY THESE PRESENTS:

That American Home Assurance Company, a New York corporation, and National Union Fire Insurance Company of Pittsburgh, PA., a Pennsylvania corporation, does each hereby appoint

---Robert L. Cohen, Sarah M. Finn, Bradley J. Jeferess, James M. Kade, Nicole L. McCollam, Robert J. Reiter, Sheryll R. Shaw, Lisa T. Solove, Sue E. Wood: of Denver, Colorado---

its true and lawful Attorney(s)-in-Fact, with full authority to execute on its behalf bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, issued in the course of its business, and to bind the respective company thereby.

IN WITNESS WHEREOF, American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, PA. have each executed these presents





this 14th day of December, 2006

Vincent P. Forte, Vice President

STATE OF NEW YORK }
COUNTY OF NEW YORK } ss.

On this 14th day of December, 2006 before me came the above named officer of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, PA., to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing insturment and affixed the seals of said corporations thereto by authority of his office.

Juliana E. Hallanteck

JULIANA E, HALLENBECK
NOTARY PUBLIC. STATE OF NEW YORK
NO. 01-HA6125671
OUALIFIED IN BRONX COUNTY
MY COMMISSION EXPIRES APRIL 18, 2009

CERTIFICATE

Exerpts of Resolutions adopted by the Boards of Directors of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, PA. on May 18, 1976.

"RESOLVED, that the Chairman of the Board, the President, or any Vice President be, and hereby is, authorized to appoint Attorneys-in-Fact to represent and act for and on behalf of the Company to execute bonds, undertakings, recognizances and other contracts of indemity and writings obligatory in the nature thereof, and to attach thereto the corporate seal of the Company, in the transaction of its surety business;

"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance and other contract of indemnity and writing obligatory in the nature thereof;

"RESOLVED, that any such Attorney-in-Fact delivering a secretarial certification that the foregoing resolutions still be in effect may insert in such certification the date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-Fact."

I, Elizabeth M. Tuck, Secretary of American Home Assurance Company and of National Union Fire Insurance Company of Pittsburgh, PA. do hereby certify that the foregoing exerpts of Resolutions adopted by the Boards of Directors of these corporations, and the Powers of Attorney issued pursuant therefo, are true and correct, and that both the Resolutions and the Powers of Attorney are in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of each corporation





this 16th day of April 2007 Elizaberh In Much

Elizabeth M. Tuck, Secretary

65166 (4/96)

OFAC TERRITORY RIDER

Payment of loss under this bond shall only be made in full compliance with all United States of America economic or trade sanction laws or regulations, including, but not limited to, sanctions, laws and regulations administered and enforced by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC").

RIDER TO CORPORATE SURETY BOND State of Utah, Division of Oil, Gas and Mining

RECEIVED

SEP 20 2005

DIV OF OIL GAS & MINING

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International Uranium (USA) Corporation

Bond Number:

182315

Description:

The Mined Reclamation Act Surety Bond - Rim/Columbus Mine

Permit No. M-037-006

Surety:

National Union Fire Insurance Company of Pittsburgh, Pa.

Date:

May 1, 1997

Effective immediately, Bond Number

a Mined Reclamation Act Surety Bond given to

State of Utah, Division of Oil, Gas and Mining, Obligee, is hereby amended as follows:

The bond amount is increased from:

Forty Four Thousand One Hundred and NO/100 Dollars----(\$44,100.00)

to:

Seventy Four Thousand Two Hundred and NO/100 Dollars----(\$74,200.00)

All other conditions under this bond obligation remain unchanged.

Signed, sealed and delivered this 14th day of September, 2005.

International Vrantum (USA) Corporation

Bv:

National Union Fire Insurance Company of Pittsburgh, Pa.

Sue Wood, Attorney-in-fact

V APPROVA

American Home Assurance Con. ay

National Union Fire Insurance Company of Pittsburgh, Pa.

Principal Bond Office: 70 Pine Street, New York, N.Y. 10270

No.'

KNOW ALL MEN BY THESE PRESENTS:

That American Home Assurance Company, a New York corporation, and National Union Fire Insurance Company of Pittsburgh, Pa., a Pennsylvania corporation, does each hereby appoint

---Robert L. Cohen, Sheryll Shaw, Conrad Pobuda, Doug Koeltzow, Sarah Finn, Nicole L. McCollam: of Denver, Colorado---

its true and lawful Attorney(s)-in-Fact, with full authority to execute on its behalf bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, issued in the course of its business, and to bind the respective company thereby.

IN WITNESS WHEREOF. American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. have each executed these presents

this 29th day of August, 2000.

THE CO. OF THE PARTY OF THE PAR

National Union Fire Insurance Company of Pittsburgh, PA.
Vice President, American Home Assurance Company

STATE OF NEW YORK } COUNTY OF NEW YORK }ss.

On this <u>29th</u> day of <u>August</u>, 2000 before me came the above named officer of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa., to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seals of said corporations thereto by authority of his office.

LARA A. BRUZZESE CALYWWW.

OTHERY PUBLIC STATE OF NEW YORK

No 01BR5021994 OICASO 138

QUALIFIED IN RICHMOND COUNTY
CERTIFICATE FILED NEW YORK COUNTY
COMMISSION EXPIRES DECEMBER 13.09 100

CERTIFICATE

Excerpts of Resolutions adopted by the Boards of Directors of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. on May 18, 1976:

"RESOLVED, that the Chairman of the Board, the President, or any Vice President be, and hereby is, authorized to appoint Attorneys-in-Fact to represent and act for and on behalf of the Company to execute bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, and to attach thereto the corporate seal of the Company, in the transaction of its surety business;

"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory in the nature thereof;

"RESOLVED, that any such Attorney-in-Fact delivering a secretarial certification that the foregoing resolutions still be in effect may insert in such certification the date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-Fact."

I, Elizabeth M. Tuck, Secretary of American Home Assurance Company and of National Union Fire Insurance Company of Pittsburgh, Pa. do hereby certify that the foregoing excerpts of Resolutions adopted by the Boards of Directors of these corporations, and the Powers of Attorney issued pursuant thereto, are true and correct, and that both the Resolutions and the Powers of Attorney are in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of each corporation

this 14th day of September . 2005





Elizabeth M. Tuck, Secretary